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VICTORIA, AUGUST 31st, 1893.

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The Pritish Columbia Gazette.

PUBLISHED EVERY THURSDAY.

SCALE OF CHARGES FOR ADVERTISING

For 100 words and under	\$5 00
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Over 150 words and under 200 words	8 00
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And for every additional 50 words	75
Municipal hy-laws requiring only one insertion, to be at or	ne-half
the above rates.	

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APPOINTMENTS.

PROVINCIAL SECRETARY'S OFFICE.

HIS HONOUR the Lieutenant-Governor has been pleased to make the following appointments:— 25th August, 1893.

CHARLES HARRISON, of Massett, Queen Charlotte Islands, Esquire, to be a Justice of the Peace within and for that portion of the Comox Electoral District eomposed of the Queen Charlotte group of Islands.

CHARLES WHITFIELD McAnn, of the Town of Kaslo, Esquire, to be a Notary Public within and for the Province of British Columbia.

PROVINCIAL SECRETARY.

NOTICE.

OTICE is hereby given that under the provisions of section 8 of the "Fire Insurance Policy Act, 1893," His Honour the Lieutenant-Governor in Council has been pleased to name the first day of November, 1893, as the day upon which the said "Fire Insurance Policy Act. 1893," shall come into force.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

Provincial Secretary's Office, 29th August, 1893.

.no4 656

au31

PROVINCIAL SECRETARY.

TABLE

howing the Dates and Places of Courts of Assize. Nisi Prius, and Oyer and Terminer, for the Year 1893.

FALL ASSIZES.

[On Mainland,]

Richfield	. Monday	11th September.
Clinton	. Wednesday	.27th September.
Kamloops		
Lytton	. Monday	9th October.
New Westminster	. Wednesday	.8th November.
Vancouver		

[On Vancouver Island.]

Victoria......Monday......27th November. Nanaimo Tuesday 5th December.

> PROVINCIAL SECRETARY'S OFFICE, 21st July, 1893.

H IS HONOUR the Lieutenant-Governor in Council directs that the following Rules, framed by the Judges of the County Courts of New Westminster and Nanaimounder the authority of the "County of the "Count Courts Act," shall come into force from the 1st day of August, proximo.

By Command.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

- 1. There shall be a vacation in the County Court of New Westminster from the 1st day of August to the 1st day of October, 1893, both days inclusive, during which vacation, subject to the further provisions hereinafter contained, no cause shall be tried.
- 2. Nothing in these Rules shall interfere with the issue or service of ordinary default or judgment summonses, or garnishee proceedings, or with proceedings for obtaining judgment on default summonses.
- 3. Nothing in these Rules shall interfere with any criminal proceedings.
- 4. These Rules may be cited as "The County Court (New Westminster) Vacation Rules, 1893."

NOTICE.

OTICE is hereby given that, under and by virtue of the authority contained in Part V. of the "Companies' Act," His Honour the Lieutenant-Governor, by an Order in Council dated the 9th day of August, 1893, has approved of the change of the corporate name of the "City of Kootenay Land and Improvement Company, Limited Liability," and of the adoption thereby, by the said Company, of the name of the "Kootenay Land and Improvement Company, Limited Liability," in lieu thereof.

A. CAMPBELL REDDIE, Deputy Provincial Secretary.

Provincial Secretary's Office, 16th August, 1893.

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NOTICE.

N COMPLIANCE with the provisions of section 3 of the "Canadian Western Extension Act, 1893 notice is hereby given that under and by virtue of the anthority contained in section 2 of the said Act, His Honour the Lieutenant-Governor, by an Order in Council dated the 27th day of July, 1893, has extended the time for the commencement of the actual work of construction of the Canadian Western Central Railway until the first day of August, one thousand eight hundred and ninety-four.

> A. CAMPBELL REDDIE, Deputy Provincial Secretary.

Provincial Secretary's Office, 3rd August, 1893.

an3

PROVINCIAL SECRETARY.

PROVINCIAL SECRETARY'S OFFICE, 18th August, 1893.

NDER the provisions of section 18 of the "Rail-Way Aid Act, 1893," His Honour the Lieutenant-Governor in Council has been pleased to order that this eighteenth day of August, 1893, be fixed as the day upon which the said "Railway Aid Act, 1893," shall come into force with respect to the Nakusp and Slocan Railway Company.

A. CAMPBELL REDDIE,

Deputy Provincial Secretary.

Provincial Secretary's Office, 23rd August, 1893.

IS HONOUR the Lieutenant-Governor has been pleased to direct the publication, for general information, of the following despatch.

A. CAMPBELL REDDIE,

Deputy Provincial Secretary.

The Marquis of Ripon to the Earl of Derby.

DOWNING STREET, 15th June, 1893.

My Lord,-The title of "Honourable" as conferred by the Queen in the Duke of Buckingham's despatch No. 164 of the 24th of July, 1868, upon certain persons in the Dominion of Canada and as appertaining to Members of Executive and Legislative Councils in other Colonies possessing responsible government, has generally been understood not to run beyond the particular colony, but in these cases Hcr Majesty has now, on my recommendation, been graciously pleased to approve of its use and recognition throughout Her Dominions.

In the Duke of Buckingham's despatch of the 24th of July, 1868, there was no express confinement of the use of the title within the Dominion of Canada, and you will understand that the persons upon whom it was thereby conferred will enjoy it throughout Her Majesty's Dominions for so long as they may be entitled to it.

> I have, etc., RIPON. (Signed)

Governor-General, etc., etc., etc.

PROCLAMATIONS.

E. DEWDNEY. [L.S.]

VICTORIA, by the Grace of God. of the United Kingdom of Great Britain and Ircland, QUEEN, Defender of the Faith, &c., &c., &c.

To the Returning Officer of the Cariboo Electoral District:

WHEREAS a vacancy has happened in the Legis-VV lative Assembly by the death of Ithiel Blake Nason, Esquire, a Member for the Cariboo Electoral District, We command you that, notice of the time and place of election being duly given, you do cause election to be made according to law, of one member to serve in the Legislative Assembly of the Province of British Columbia, for the Cariboo Electoral District, and that you do cause the nomination of candidates at such election to be held on the

next, and do cause the name of such member when so elected, whether he be present or absent, to be certified to Our Supreme Court, at the City of Victoria, on or before the 30th day of November, 1893, the election so made, distinctly and openly under Our Seal duly endorsed upon this Our Writ.

In Testimony Whereof, We have caused these Our Letters to be made Patent and the Great Scal of Onr said Province to be hereunto affixed: WITNESS, the Honourable EDGAR DEWDNEY, at Our Government House, at Victoria, the twenty-sixth day of August, in the year of Our Lord one thousand eight hundred and ninetythree.

By Command.

ARTHUR KEAST, Deputy Registrar of the Supreme Court.

LANDS AND WORKS.

CARIBOO DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Cariboo District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of Ino. Bowron, Esq., Assistant Commissioner of Lands and Works, Richfield:

Lot 145, Group 1. A. P. L. Bayliff, Pre-emption Record No. 45, dated 2nd May, 1888.

Lot 146, Group I. Norman Lee, Pre-emption Record

No. 118, dated 25th May, 1892. Lot 147, Group 1.—Frederick C. Copeland, Preemption Record No. 79, dated 17th December,

Lot 148, Group 1.—Archibald Macaulcy, Pre-emption Record No. 113, dated 16th March, 1892. Lot 149, Group 1.—Alexander Graham, Pre-emption Record No. 130, dated 21st September, 1892.

-Thomas Meldrum (estate), Pre-Lot 150, Group 1.emption Record No. 22, dated 9th September,

Lot 151, Group 1.—Thomas Meldrum (estate), Pre-emption Record No. 287, dated 1st August, 1870. Lot 152, Group 1.—Thomas Meldrum, Junr., Preemption Record No. 63, dated 17th July, 1889.

Lot 153, Group 1. - Veith and Borland, Pre-emption Record No. 67, dated 19th August, 1889.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department,

au10 Victoria, B.C., 10th August, 1893.

NICOLA DIVISION OF YALE DISTRICT.

VOTICE is hereby given that the under-mentioned tracts of land, situated in Nicola Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of Jno. Clapperton, Esq., Assistant Commissioner of Lands and Works, Nicola:

Lot 784, Group 1.--Wm. H. Voght, Pre-emption Record No. 50, dated 4th December, 1886.

Lot 785, Group 1.—Fredk. Goodwin, Pre-emption Record No. 214, dated 28th May, 1891. Lot 181 and N.E. & Section 22, Township 91.—George Murray, Pre-emption Record No. 186, dated 19th January, 1891.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 10th August, 1893. au10

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:—

Lot 403, Group 1.—John McDonald, Pre-emption Record No. 61, dated 25th August, 1891.

Lot 508, Group 1.—John S. Simpson, Pre-emption Record No. 164, dated 2nd December, 1892.

Lot 510, Group 1,--John C. Blandy, Record No. 198, dated 26th May, 1803.

Lot 552, Group 1.—"Josephine" Mineral Claim. Lot 626, Group 1.—"Slocan Boy" Mineral Claim.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B. C., 10th August, 1893. au10

LANDS AND WORKS.

OSOYOOS DIVISION OF YALE DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land situation that tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department. Victoria, and at the office of M. Lumby, Esq., Assistant Commissioner of Lands and Works, Vernon:

Section 34, Township 53.—S. Tingley, coal claim. W. ½ Section 35, Township 53, and S.W. ¼ Section 2, Township 88. F. K. Pugh, coal claim.
E. ½ Section 35, and W. ½ of W. ½ Section 36, Township 53.

ship 53.—M. McMillan, coal claim.

½ of W. ½ and E. ½ Section 36, Township 53, and W. ½ of W. ½ Section 31, Township 85.—C. H. Tingley, coal claim

W. S. GORE,

Deputy Commissioner of Land & Works. Lands and Works Department, Victoria, B.C., 10th August, 1893. au 10

LILLOOET DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situated in Lillooet District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of F. Soues, Esq., Assistant Commissioner of Lands and Works, Clinton:—

Lot 249, Group 1. -Charles Ogden, Pre-emption Record No. 398, dated 4th September, 1873.

Lot 250, Group 1.—Ogden Allen McKinley, Pre-emption Record No. 397, dated 4th September,

Lot 279, Group 1.—Hugh Gallagher, Pre-emption Record No. 473, dated 9th July, 1877.

Lot 280, Group 1.—Kamloops Coal Company, Ltd., transferred from Alex. McLean.

Lot 281, Group 1.—Kamloops Coal Company, Ltd., transferred from J. B. Latremouille.

Lot 282, Group 1.—Kamloops Coal Company, Ltd., transferred from J. D. Robson.

Lot 283.—J. S. Lawrence.
Lot 284, Group 1.—Chas. Fadear, Pre-emption
Record No. 1,215, dated 30th January, 1893.

Lot 285, Group 1.—Jos. Zink, Pre-emption Record No. 1,217, dated 16th March, 1893.

Lot 286, Group 1.—John T. Edwards, Pre-emption Record No. 537, dated 17th July, 1885.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 10th August, 1893. au 10

CLAYOQUOT DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land citrot 1. tracts of land, situated in Clayoquot District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria:-

Section 88.—Alfred D. Faber, Pre-emption Record No. 974, dated 27th June, 1893. Section 89.—Alfred D. Faber, purchase.

Persons having adverse claims to the abovementioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE, Deputy Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 10th August, 1893. aul0

NEW WESTMINSTER DISTRICT.

OTICE is hereby given that the under-mentioned tracts of land, situate in New Westminster District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster:—

Lot 1,618. Group 1.—Sidney Burr, Pre-emption Record No. 1,225, dated 28th October, 1891.

Lot 1,619, Group 1.—Alfred G. Deighton and George H. Deighton, Pre-emption Record No. 1,413, dated 26th August, 1892.

Persons having adverse claims to any of the abovementioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

Deputy Commissioner of Lands & Works.

Lands and Works Department,

Victoria, B.C., 10th August, 1893. and

LAND REGISTRY ACT.

"LAND REGISTRY ACT."

Lot No. 1.247 and Subdivision No. 15 of Lot No. 1.257. Victoria City.

A CERTIFICATE of Indefeasible Title to the above property will be issued to Joseph Dwyer on the 8th day of November, 1893, unless in the meantime a valid objection thereto be made to me in writing by some person elaiming an estate or interest in said property, or some part thereof.

C. J. LEGGATT,
Registrar-General.

Land Registry Office, Victoria, July 29th, 1893.

au24

LEGAL PROFESSIONS ACT.

HEREBY GIVE NOTICE that I have made application to the Benchers of the Law Society of British Columbia for admission as a Solicitor of the Supreme Court of British Columbia, subject to the provisions of the "Legal Professions Act," and amendments thereto.

Dated this 3rd day of July, 1893.

FRANK McGOWEN, Vernon, B. C.

jy6

NOTICE is hereby given that two months after date, I, Charles Whitfield MeAnn, of Kaslo City, in the District of West Kootenay, in the Province of British Columbia, will apply to the Law Society of British Columbia to be admitted as a Barrister and Solicitor, subject to the provisions of the "Legal Professions Act," and amendments thereto.

Dated at Kaslo City, B.C., this 15th day of June, A.D. 1893.

jy20

au3

CHARLES WHITFIELD MCANN.

ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

Pursuant to the "Crenitors' Trust Deeds Act, 1890."

NOTICE is hereby given that Angus McInnes, of Kaslo City, in the District of West Kootenay, B.C., trader, has hy deed dated the 22nd day of July, A.D. 1893, assigned all his real and personal property, except as therein mentioned, to Thomas Carson, of Kaslo City aforesaid, hotel-keeper, for the benefit of his creditors, which said deed was duly excented by the said Angus McInnes on the 22nd day of July, A.D. 1893. All persons having claims against the said Angus McInnes are hereby required to send to the trustee at Kaslo City, by mail, full particulars of their claims, duly attested, on or before the 15th day of September, A.D. 1893, after which date the trustee will proceed to distribute the assets of the debtor among the persons entitled thereto, having regard only to the claims of which the trustee shall then have received notice.

Dated at Kaslo City, B.C., this 24th day of July, A.D. 1893.

THOMAS CARSON,

Trustec.

ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

NOTICE is hereby given that William M. Tyson, of the City of Vancouver, British Columbia, dealer in dry goods and gentlemen's furnishings, carrying on business under the firm name of "Tyson & Co.," has, in pursuance of the "Creditors' Trust Deeds Act, 1890," by deed dated the 22nd day of August, 1893, assigned all his estate and effects to Robert Wilson Harris, of the City of Vanconver, Barrister and Solicitor, in trust for the general benefit of his creditors. The said deed was excented by the debtor and trustee on the 22nd day of August, 1893. All persons having claims against the said debtor are required to forward and deliver to the trustee full particulars of their claims, duly verified, on or before the 10th day of October, 1893, after which date the trustee will proceed to distribute the assets of the debtor among the persons entitled thereto, having regard only to the claims of which the trustee shall then have received notice.

Dated 23rd day of August, 1893.

R. W. HARRIS,

Trustee.

HARRIS & MACNEILL,

Trustees' Solicitors.

au31

NOTICE OF ASSIGNMENT.

OTICE is hereby given that John M. Burke and John F. Piggott, carrying on business as bankers under the firm name of "John M. Burke & Company," at the Town of Kaslo, have by deed bearing date the 11th day of Angust, 1893, assigned all their real and personal property to John L. Retallack, of the said Town of Kaslo, real estate agent, in trust for the benefit of their ereditors. The said deed of assignment was executed by the said assignors and assignee on the 11th day of August, A.D. 1893. All persons having any claim against the said firm of John M. Burke & Company are requested to forward and deliver to the said assignee full particulars of their claims, duly verified, on or before the 30th day of September, 1893, after which date the said assignee will proceed to distribute the assets of the said estate among the persons entitled thereto, having regard only to claims of which he shall then have received notice. A meeting of the creditors will be held at the banking office of the said late firm, at Kaslo, on the 15th day of September, 1893, at 2 o'clock p.m.

JOHN L. RETALLACK,

JOHN L. RETALLACK,

Assignee, Front Street, Kaslo.

Dated the 17th day of August, 1893. au24

THE CREDITORS' TRUST DEEDS ACT, 1890.

NOTICE is hereby given that John Paul Matthews and Grace Jones, both of the City of Victoria, British Columbia, carrying on business as grocers under the name, style and firm of J. P. Matthews & Co., have by deed dated and executed on the 15th day of August, 1893, assigned all their real and personal property, except as therein mentioned, to Michael Baker and David R. Ker, both of the said City of Victoria, feed merchants, for the benefit of their ereditors. All persons having claims against the said John Paul Matthews and Grace Jones are required to send them in to the said assignees on or before the 9th day of September, 1893, with full particulars in writing, signed by the party claiming. And notice is hereby given that after the said date the assignees will proceed to distribute the assets of the said estate among the creditors, having regard only to the debts, claims and demands of which the said assignees shall have had notice.

Dated at Victoria, B. C., this 16th day of August, 1893.

aul7 Solicitors for the Assignees,
ESTATE OF HARRY DISHER AND STEPHEN
(FRAHAM CAMPBELL.

BELYEA & GREGORY,

Assignment for the Benefit of Creditors.

TAKE NOTICE that pursuant to the "Creditors' Trust Deeds Act, 1890," by indenture dated and excented the 19th day of Angust, 1893, by Harry Disher, of No. 89 Herald Street, in the City of Victoria, Province of British Columbia, and Stephen Graham Campbell, of No. 8 North Park Street, in the

said City of Victoria, carrying on business of grocers at No. 81 Douglas Street, in the City of Victoria aforesaid, under the style or firm name of Disher & Campbell, the said Harry Disher and Stephen Graham Campbell granted and assigned their real and personal property to tharles Fox Todd, of No. 218 Johnson Street, in the City of Victoria aforesaid, and carrying on business at 72 Wharf Street, in the said City of Victoria, merchant, and Joseph Clearinne, residing at Cadboro Bay Road, in the said City of Victoria, and carrying on business at 26 Yates Street, in the said City of Victoria, merchant, in trust for the creditors of the said Harry Disher and Stephen Graham Campbell. The said Charles Fox Todd and Joseph Clearibue executed the deed and accepted the trust thereby created on the 19th day of August, 1893.

Dated the 21st day of August, 1893.

S PERRY MILLS, of 46 Langley Street, Victoria, B.C., Solicitor for the Trustees.

TIMBER LICENSES.

NOTICE is hereby given that 30 days after date I intend applying to the Honourable the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following tract of land:—From a stake planted about 40 chains north from shore of Blakeney Passage, opposite the west end of Central Island; thence west 60 chains; north 40 ehains; west 40 chains; north 80 chains; east 100 chains; south 120 chains to point of commencement; containing 1,000 acres, more or less. C. A. PENDLETON.

Vancouver, B.C., 15th August, 1893. aul7

NOTICE is hereby given that I intend applying to the Honourable the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following described tract of land:—Commencing at a post south-east, marked "W. D. Morgan," planted on the east shore of Read Island, opposite Rendezvous Islands; thence west eighty (80) chains; thence north one hundred (100) chains; thence east to shore; thence along shore to point of commencement; containing one thousand (1,000) acres, more or less.

W. D. MORGAN.

Victoria, B. C., 18th August, 1893.

OTICE is hereby given that 30 days after date I intend applying to the Honourable the Chief intend applying to the Honourable the Chief Commissioner of Lands and Works for a license to eut and earry away timber from the following tract of land:—Commencing at a stake planted on the shore at north-east corner of Dsoolish Bay; thence north 100 chains; west 100 chains; south about 120 chains to the shore: thence following shore line to point of commencement; containing about 1,000 acres, more or less.

C. J. PENDLETON.

Vancouver, B.C., 15th August, 1893.

NOTICE is hereby given that 30 days after date I intend applying to the Honourable the Chief Commissioner of Lands and Works for a license to cut and earry away timber from the following tract of land: Commencing at a stake planted on the shore of Takush Harbour, being E. E. Newcombe's north-west corner; thenee east about 40 chains; south 20 chains; east 200 ehains; north about 70 chains to shore line; and thence following shore line to point of commencement; containing 1,000 acres, more or less.

J. B. PENDLETON.

Vancouver, B.C., 15th August, 1893. aul7

OTICE is hereby given that 30 days after date I intend applying to the Honourable the Chief Commissioner of Lands and Works for a license to eut timber on the following described traet of land, situated at the head of Center Bay, Gambie Island. Howe Sound:—Commencing at the south-east corner of G. A. Aldridge's claim; thence east 40 chains; north 40 chains; east 20 chains; north 100 chains; west 80 chains; south 100 chains; east 20 chains; south 40 ehains to stake of commencement on shore; let the same be 1,000 acres, more or less.

ALEXANDER WEBSTER.

Vancouver, B.C., August 18th, 1893. au31

TIMBER LICENCES.

OTICE is hereby given that 30 days from date I IN intend applying to the Honourable the Chief Commissioner of Lands and Works for a license to ent and earry away timber from the following tract of land: Commencing at a stake planted on the north shore of Smith Sound, nearly opposite Round Island; thence north 80 chains; west 120 chains; south about 110 chains to the shore; and thence following shore line to point of commencement; containing about 1,000 acres, more or less.

II. J. PENDLETON.

Vancouver, B.C., 15th August, 1893.

NOTICE is hereby given that 30 days after date I intend amblying to the H I intend applying to the Honourable the Chief Commissioner of Lands and Works for a license to cut and carry away timber from the following tract of land: Commencing at a stake planted at C. J. Pendleton's north-east corner, near Dsoolish Bay; thence north 80 ehains; west 130 chains; south 80 chains; east 130 chains to point of commencement; containing 1,000 acres, more or less.

F. R. PENDLETON.

Vancouver, B.C., August 15th, 1893.

aul7

TOTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a license to cut timber on Valdes Island, about three miles above Surge Narrows in the nnsurveyed channel known as Hole-in-the-Wall, west side: -Commencing at the south-east corner of Henry Lang's timber license; thence west 40 chains; thence south 40 chains; thence west 40 chains; thence south 120 chains; thence east to beach; thence following shore to point of commencement. J. B. MONTGOMERY.

NOTICE is hereby given that 30 days after date I intend applying to the Chief Commissioner of Lands and Works for a timber cutting license of Valdes Island to cut and earry away timber from the following described land: - Commencing at a post in Deep Water Bay and running south-east 60 chains, more or less; thence north-east 60 chains; thence north-west 60 chains; thence south-west 60 chains to place of commencement.

THOMAS PEITCH. au31

August 11th, 1893.

NOTICE is hereby given that 60 days after date I intend to apply to the Cliff of intend to apply to the Chief Commissioner of Lands and Works for a license to cut and carry timber from the following lands:—Commencing at the head of Forward Harbour at a post marked "C. Irvine," north 40 chains; thence west 240 chains; thence south to the beach, following the shore to point of commencement; containing 1,000 acres, more or less.

Vancouver, August 25th, 1893.

C. IRVINE.

ж

CERTIFICATES OF INCORPORATION.

MEMORANDUM OF ASSOCIATION

-OF THE-

Pacific Fish Company, Limited Liability.

WE, THE UNDERSIGNED, hereby certify that We desire to form a Company under the "Companies' Act of 1890," and amending Acts.

- 1. The corporate name of the Company shall be the "Pacifie Fish Company, Limited Liability.
- 2. The objects for which the Company is formed
- (a.) To adopt and earry out the following agreement, viz:—An agreement made between T. Reynell Lane, London, England, of the one part, and Max Mowat, New Westminster, in the Province of British of London, Columbia, of the other part, dated the 30th day of June, A.D. 1893:
 (b.) To purehase, can, freeze, eatch, salt, pack, eure,
- preserve and sell, barter or consign to agents for sale all kinds of fish:
- (c.) To make and sell fish oils, fish, manure and any other substance or thing which may be made out of fish offal or refuse, or otherwise dispose of the same :
- (d.) To purchase, build, eharter, use, hold, equip and sell steamers, sailing vessels, fishing boats and other crafts for the purpose of catching and transport-

ing all kiuds of fish, and selling or bartering the same: (e.) To purchase, use and hold nets, lines, seines and other implements, appliances and instruments for preserving, catching and taking fish in the Province of British Columbia and the waters adjacent thereto:

(f.) To purchase, lease, construct and hold or otherwise acquire lands, warehouses, wharves, canneries and other buildings and easements in the Province of British Columbia, as may be found necessary or desirable for carrying on the business and furthering the objects of this Company, and sell, lease or mortgage the same, or any part thercof:
(y.) To purchase, lease or otherwise acquire business

similar in character to the herein stated objects:

(h.) To conduct and carry on the business of fish merchants, wholesale and retail, or a general trading or mercantile business:

(i.) To borrow money on the security of the whole or any part of the property belonging to the Company to such amount as may be necessary for the purpose of the Company, and to grant bills, mortgages, bonds, bills of sale, debentures or other security for the same:

(j.) To harvest, buy, sell and manufacture ice at wholesale and retail; to deal generally in ice, both natural and artificial, and to utilize ice or other material for the purpose of cold storage:

(k.) To do all such acts and things as arc incidental and conducive to the attainment of the objects of the

The amount of the capital stock of the Company shall be \$250,000, divided into 50,000 shares of \$5 each.

The time of the existence of the said Company

shall be fifty (50) years. 5. The number of Trustees shall be four (4), viz.:-T. Reyuell Lane, J. M. Buxton, Max Mowat and E. E. Rand, who shall manage the concerns of the Com-

pany for the first three months. 6. The head office of the Company shall be at the City of Vancouver, in the Province of British Colum-

7. No shareholder of the Company shall be individually liable for the debts or liabilities of the Company, but the liability of each shareholder shall be limited to the calls and assessments to be legally made

upon the shares held by him.

In witness whereof the said T. Reynell Lane, J. M. Buxton, Max Mowat and E. E. Rand, the parties hereto, have hereunto set their hands and seals this 6th day of July, A.D. 1893.

T. REYNELL LANE.

By his attorney in fact,

C. D. RAND.

Made, signed and acknowledged, in duplicate, by the above-named T.
Reynell Lane, J. M. Buxton and E. E. Rand, at
the City of Vancouver, in
the City of Vancouver, in
By his attorney the Province of British Columbia, this 6th day of July, A.D. 1893, before me,

D. S. Wallbridge, Notary Public.

Made, signed and acknowledged by Max Mowat, at the City of New Westminster, B. C., this 8th day of July, A.D.

A. B. Mackenzie, Notary Public.

I hereby certify that T. Reynell Lanc and J. M. Buxton, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that

they executed the same voluntarily.
In testimony whereof I have hereto set my hand and seal of office at Vancouver, British Columbia, this 6th day of July, in the year of our Lord one thousand eight hundred and ninety-three.

D. S. WALLBRIDGE, A Notary Public in and for the Province of Brit. Col.

I hereby certify that Max Mowat, personally known to me, appeared before me and acknowledged to me that he is the person mentioned in the annexed instrument as the maker thereof, and whose name is subscribed thereto as party, that he knows the contents thereof, and that he executed the same voluntarily.

In testimony whereof I have hereto set my hand and scal of office at New Westminster, British Colum-

bia, this eighth day of July, in the year of our Lord one thousand eight hundred and niuety-three.

A. B. MACKENZIE, A Notary Public in and for the Province of Brit. Col.

I hereby certify that Charles David Rand, personally known to me, appeared before me and acknowledged to me that he is the person who subscribed the name of Edward E. Rand to the annexed instrument as the maker thereof, and that the said Edward E. Rand is the same person mentioned in the said instrument as the maker thereof; and that he the said Charles David Rand knows the contents of the said instrument, and subscribed the name of the said Edward E. Rand thereto voluntarily as the free act and deed of the said Edward E. Rand.

In testimony whereof I have hereunto set my hand and seal of office at Vancouver, British Columbia, this 6th day of July, in the year of our Lord one thousand

eight hundred aud ninety-three.
[L.S.] D. S. WALLBRIDGE,

[L.S.]

A Notary Public in and for the Province of Brit. Col.

Filed (in duplicate) 29th July, 1893. C. J. LEGGATT,

Registrar of Joint Stock Companies.

THE COMPANIES' ACT, 1890.

Memorandum of Association of the Inland Sentinel Printing and Publishing Company, Limited Liability.

WE, THE UNDERSIGNED, Hugh McCutcheon, of the City of Kambar. VV of the City of Kamloops, Province of British Columbia, newspaper proprietor; Marshall P. Gordon, of the same place, furniture dealer; and James Vair, of the same place, merchant, hereby certify that we are desirous of forming a company as hereinafter mentioned, under the "Companies' Act, 1890."

- 1. The name of the Company shall be "The Inland Sentinel Printing and Publishing Company, Limited Liability.
- 2. The objects for which the Company is formed
- (a.) To acquire and take over the printing and publishing business now carried on by Hugh McCut-cheon, at the City of Kamloops, Province of British Columbia, together with the machinery, plant and materials of all kinds used in connection with said business, and to carry on the said business:

(b.) To prepare, print and publish daily, tri-weekly, semi-weekly, weekly or monthly newspapers or other

publications:

(c.) To carry on a general newspaper, book, job, lithograph and other printing, publishing and book-

binding business: (d.) The renting, acquiring, selling purchasing and holding of real estate and buildings as may be deemed necessary and convenient for the purposes or profit of the Company, also to acquire, own, sell and dispose of the shares or securities of other corporations or persons, whether incorporated or not.

- 3. The amount of the capital stock of the Company shall be \$10,000, divided into 400 shares of \$25 each.
- 4. The time of the existence of the Company shall be 50 years.
- 5. The number of Trustees shall be three, namely, Hugh McCutcheon, Marshall P. Gordon and James Vair, who shall manage the affairs of the Company for the first three months.
- 6. The principal place of business of the Company shall be in the City of Kamloops, in the Province of British Columbia.

In testimony whereof the parties hereto have made, signed and acknowledged these presents, in duplicate, on the 31st day of July, A.D. 1893.

Made, signed and acknowledged (in duplicate) before me, at the City of Kamloops, in the Previous of P. C. Province of B. C.

FREDK. J. FULTON, Notary Public.

I hereby certify that Hugh McCutcheon, Marshall P. Gordon and James Vair, personally known to me, appeared before me and acknowledged to me that they are the persons mentioued in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have herenuto set my hand and seal of office, at the tity of Kamloops, in the Province of British Columbia, this 31st day of July, A. D. 1893,

[L.S.]

FREDK. J. FULTON, Notary Public.

Filed (in duplicate) 21st August, 1893, C. J. LEGGATT Registrar of Joint Stock Companies. an24

THE SIMILKAMEEN GOLD GRAVELS EXPLOR-ATION COMPANY, LIMITED LIABILITY.

W. E, the undersigned, Charles Edward Hope and Thomas Russell Morrow, both of the City of Vancouver, in the Province of British Columbia, and Henry Barwick, of the City of New Westminster, in the Province aforesaid, desire to form a company under the "Companies' Act, 1890," and the Acts amending

- The corporate name of the company shall be "The Similkameen Gold Gravels Exploration Company, Limited Liability.
- 2. The objects for which the company is formed,
- (a.) To purchase, take over and acquire mining leases of lands or mining claims in the Province of British Columbia, and to acquire all the rights, title and interest of any person or persons in any of such leased lands or claims.
- (b.) To carry on the business of hydranlic or any other process or processes of mining; to build, own and construct ditches, flumes, or other system of waterways; to purchase, own, operate, sell or lease mines, minerals, water or waterways; to acquire and hold water leases and water rights from the Government or any person or persons or body corporate, and to assign or sublet the same; to build, erect, own and operate saw-mills, and other mills and machines, and to sell the products thereof; to acquire, hold and develop coal rights, coal lands, timber leases and timber claims from the Government or any private person or persons or corporate body.
- (c.) To acquire, by purchase, development, lease, discovery, location and otherwise, mines, mining interests and mining property of any and every character within the Province of British Columbia; also to engage in the general business of buying, stocking, mortgaging, exploring, equipping and operating mines; constructing, operating, leasing, buying and selling mills, concentrators, and other mining, milling and ore working and transportation machinery, equipments, adjuncts and appliances; also ship, buy and sell ores and other mine products; also to trade in stocks, bonds, mortgages and other securities of other mining or ore working companies or corporations; also to acquire, mortgage and generally deal with all or any of the lands and property of the company and any interest therein.
- (d.) To build, construct, operate, maintain and acquire by purchase, lease, or otherwise, roads, tram-ways, electric works, telephones and lighting apparatus, and to operate same by whatever motive power the company may think fit.
- (e.) To enter into arrangements for sharing profits, amalgamation, joint adventure, nnion of interests, reciprocal concessions or otherwise, with any person or persons or company carrying on, or about to carry on, any undertaking or transaction which this company is authorized to carry on, or engage in any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to take or otherwise acquire and hold shares and securities of any such company.
- (f.) To make, accept, endorse and execute promissory notes, bills of exchange, and other negotiable instruments.
- (g.) To borrow and raise money in such mauner as the company shall think fit, and in particular by issue of bonds, debentures or debenture stock, perpetual or otherwise, charged upon all or any part of the companies property, assets or uncalled capital.
- (h.) To pay all expenses in connection with the incorporation of the company, and the obtaining the subscription of the share and debenture capital thereof, including all commissions or other remuneration to

brokers or other persons for procuring or guaranteeing subscriptions for, or underwriting, placing, selling, or otherwise disposing of any of the company's shares, debentures, or other scenrities or property, or assisting so to do, or for procuring or obtaining settlements and quotations upon any stock exchanges wheresoever situate, whether foreign or otherwise, of the share or debenture capital.

(i.) To divert, take and earry away water from any stream, river or lake, for the use of their business, and for that purpose to erect, build, lay and maintain dams, flumes, aqueducts, ditches, and conduit pipes, and to sell and otherwise dispose of all or any part of

(j.) To buy and sell goods, merchandise and wares of every description, and to carry on a general trading business

(k.) To enter into any arrangement with any anthorities, government or corporation, municipal or otherwise, and to obtain from any such authority, government or corporation all rights or concessions that may seem conducive to the company's objects or any of them.

(1.) To pay for the purchase of any mining claims, rights or concessions, either in money or by allotment of shares in this company, and for the payment of any moneys due for salaries or otherwise by the allotment of shares in the company.

(m.) To procure the company to be registered in any

foreign country or state.

(n.) To do all other acts and things as are or may be incidental or conducive to the general profit or advantage of the company, and to have full, free and ample powers of carrying on such other lines of business as are necessarily or conveniently incidental

(o.) To distribute any of the property of the com-

pany in specie among the members

3. The principal place of business of the company shall be at the City of Vanconver, in the Province of British Columbia.

4. The capital stock of the company shall be one hundred thousand dollars (\$100,000), divided into four thousand (4,000) shares of twenty-five dollars (\$25)

5. The time of existence of the company shall be

fifty years.
6. The number of Trustees of the company shall be three, namely:—Charles Edward Hope, Thomas Russell Morrow, and Henry Barwick, who shall manage the concerns of the company for the first three months.

Dated this second day of August, 1893.

Signed in the presence CHAS. E. HOPE, T. R. MORROW, F. M. CHALDECOTT, JHENRY BARWICK. Notary Public.

I hereby certify that Charles Edward Hope, Thos. Russell Morrow and Henry Barwick, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the forgoing instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at Vancouver, Province of British Columbia, this second day of August, 1893.
[L.S.] F. M. CHALDECOTT,

A Notary Public in and for the Province of B. C.

Filed (in duplicate) 8th August, 1893.

C. J. LEGGATT.

au10 Registrar of Joint Stock Companies.

"THE SLOUGH CREEK MINING COMPANY" (FOREIGN).

REGISTERED THE 18TH DAY OF AUGUST, 1893.

Certificate of Registration.

THIS is to certify that I have this day registered "The Slough Creek Mining Company" (Foreign) under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The objects for which the Company is established are:-To engage in and conduct in the State of Washington and British Columbia, and wherever else said Company may desire to operate or conduct the business of milling, smelting and concentrating, and all other modes of reducing and handling ores; to locate

mining claims and mill-sites, and to acquire, hold, sell, lease, release, buy, convey, mortgage, develop, and work and operate all kinds of mines and mining properties; to buy, sell, ship and handle gold, silver, lead and all other kinds of ores and metals; the erection and working of all kinds of mining machinery and buying and selling of the same; to acquire, sell, purchase, convey, lease or mortgage real estate; locating water rights and water-ways and the equipment, building and managing of water-flumes, and the purchase, acquisition and the selling of water-rights and water-flumes; the locating, building, buying, selling, leasing and operating tramways, waggon roads and toll roads; to build, buy, sell, lease, manage aud operate saw-mills, including the manufacture of lumber and buying and selling of the same; to buy, sell and deal in all articles of merchandise, including running and operating of general stores; to buy, sell, own, convey and transfer the capital stock of other eompanies; to do and perform all mechanical operations incident to the use for mining and milling business, and for doing and transacting all things incident to or convenient in carrying on and conducting any of the businesses herein referred to, including the borrowing of money, issuing of notes or mortgages, and hypotheeating any of the property of the said corporation whenever the same may be necessary or convenient in carrying on any of the businesses herein referred to.

The amount of the eapital stock of the said Company is five hundred thousand dollars, divided into five hundred thousand shares of one dollar each.

The place of business of the said Company is located at Victoria, in the Province of British Columbia.

In testimony whereof I have hereto set my hand and affixed my seal of office the 18th day of August, 1893, at the City of Victoria, in the Province of British Columbia.

au24 [L.s.]

C. J. LEGGATT, Registrar of Joint Stock Companies.

DECLARATION OF INCORPORATION.

Calvary Baptist Church (Victoria).

BY VIRTUE of the Act of the Province of British Columbia, 54 Vietoria, Chapter 41, intituled "An Act to incorporate Benevolent and other Societies," and the "Benevolent Societies (1891)

Amendment Act, 1893."

We, the undersigned, John Sluggett, Charles Henry Tarbell, Samuel McCully Smith, James Benjamin Clarke, Donald Grant Walker, Donald McMillan, Daniel Campbell, William Marchant and Charles Rupert King, Trustees of the Calvary Baptist Church, of the City of Victoria, in the Province of British Columbia, with the consent of the members of such Church, do hereby declare that we desire to unite ourselves into a society or body corporate and politic under the provisions of the said Acts, under the name, for the purposes, and according to the particulars and provisions herein contained, viz.:-

The intended corporate name of the said Society

is "The Calvary Baptist Church (Victoria).

2. The purpose or object of the Society is to do the work of our Lord Jesus Christ, constituted as a Baptist Church, and to acquire and hold for the use and benefit of the Society, either by purchase, donatiou, devise or otherwise, all kinds of real and personal property, and to ereet and provide buildings for church, manse, school, mission or such other purposes (not being repugnant with the primary object) as the Society shall from time to time deem fit.

3. The names of those who are to be the first Trustees or Managing Board of the Society are as follows: John Sluggett, of Saanieh, Charles Henry Tarbell, Samuel McCully Smith, James Benjamin Clarke, Douald Grant Walker, Donald McMillan, Daniel William Marchant and Charles Rupert Campbell, King, of the City of Vietoria, Province of British

4. The said first Trustees or Managing Board shall hold office and manage the concerns of the said Society from the date of incorporation until the first Tuesday in June, A.D. 1894, and until their successors are appointed.

5. The number of Trustees may be increased or reduced by resolution passed at any annual meeting of the Society, and the number of Trustees to be elected

annually shall be regulated accordingly.

6. The successors of the first Board of Trustees or Managers shall be elected by ballot, by a majority and their respective successors in office are to be

vote of the duly qualified members of the Society present at a general meeting thereof, to be held in the City of Victoria, on the first Tuesday in the month of June, A.D. 1894, at such time and place as may be appointed by resolution or by-law. At such election the three new Trustees who shall receive the highest number of votes shall hold office for the period of three years thereafter, the three Trustees receiving the next highest number of votes shall hold office for the period of two years thereafter, and the remaining three Trustees shall hold office for the period of one year thereafter.

7. Retiring Trustees shall be eligible for re-election. 8. After the first election of Trustees as aforesaid the election of Trustees shall take place annually at a general meeting of the members of the Society, to be held in the City of Victoria, on the first Tuesday in the month of June, and such election shall be by ballot and as regulated by by-law, and at such meeting there shall be elected three Trustees to fill the vacancies

occurring annually.

9. The Managing Board may fill vacancies in the Board membership at any time, but any appointment so made may be cancelled and the vacancy otherwise filled at any general or annual meeting of the Society.

10. Duly qualified members of the Society shall mean such persons as are members in good standing of the "Calvary Baptist Church (Victoria)."

11. Provision for the dissolution of the Society may be made by by-law

Dated this 27th day of July, A.D. 1893.
Declared at the JOHN SLUGGETT.

Declared at the CHARLES HENRY TARBELL. City of Victoria, SAMUEL McCULLY SMITH. British Columbia, JAMES B. CLARKE. DONALD GRANT WALKER. this 27th day of July, A.D. 1893, DONALD McMILLAN before me. CHARLES RUPERT KING. WILLIAM MARCHANT. THORNTON FELL, [L.S.] Not. Pub. DANIEL CAMPBELL.

I hereby eertify that the within declaration is in conformity with the provisions of the "Benevolent Societies' Act, 1891," and the "Benevolent Societies (1891) Amendment Act, 1893."

Dated this 24th day of August, A.D. 1893. C. J. LEGGATT. [L.S.] Registrar-General.

Filed (in duplicate) this 24th day of August, A.D. 1893.

au31

C. J. LEGGATT, Registrar-General.

WHEREAS, we, the undersigned members of Sunset Lodge, number ten, Kuights of Pythias, of Victoria, British Columbia, acting under the jurisdiction of the Grand Lodge of Knights of Pythias of the Province of British Columbia, are desirous of becoming a body corporate and politic, in accordance with the provisions of the "Benevolent Societics Act, 1891," having the powers, rights and immunities vested by law in such bodies, now we do hereby deelare :-

FIRST.

That the intended corporate name of the Society is "Sunset Lodge, number ten, Knights of Pythias, of Victoria, British Columbia."

That the objects of the Society are the making provisions, by means of contributions, subscription or otherwise, against siekness, unavoidable misfortune or death, and for relieving the widows and orphan ehildren of members deceased; also for the purpose of social intercourse, mutual helpfulness, mental and moral improvement and rational recreation.

THIRD.

The names of the first Trustees are W. J. Dwyer, John Hawton and W. J. Jeffree, whose term of office shall be three years, and their successors in office shall be cleeted as follows:-

At the first stated convention in December of each year one shall be elected by ballot, and the term so arranged that the time of one Trustee shall expire at each annual election.

And the names of the first managing officers are

E. L. Murnahan Master-at-Arms; E. B. Kerer Master of the Work; elected by ballot every six months at the last regular meeting held in the months of May and November in

William Heal . . . Master of Finance: Master of Exchequer:

R. F. John B. G. Haigh. Keeper of Records and Scal; and their respective successors in office are to be elected by ballot at the last meeting in the month of November in every year.

As witness our hands this eighteenth day of August, in the year of our Lord one thousand eight hundred and ninety-three.

W. J. DWYER, B. G. HAIGH.

I hereby certify that the within declaration is in conformity with the provisions of the "Benevolent Societies Act, 1891.

Dated the 18th day of August, 1893.

"Quod Attestor."

[L.S.]

C. J. LEGGATT, Registrar-General.

Filed (in duplicate) 18th August, 1893. C. J. LEGGATT,

au24

Registrar-General.

WHEREAS we, the undersigned members of Far West Lodge, number one, Knights of Pythias, of Victoria, British Columbia, acting under the jurisdiction of the Grand Lodge of Knights of Pythias of the Province of British Columbia, are desirous of becoming a body corporate and politic in accordance with the provisions of the "Benevolent Societies' Act, 1891," having the powers, rights and immunities vested by law in such bodies, now we do hereby declare:

That the intended corporate name of the Society is Far West Lodge, number one, Knights of Pythias, of Victoria, British Columbia.

SECOND.

That the objects of the Society are the making provisions by means of contribution, subscription or otherwise against sickness, unavoidable misfortune or death, and for relieving the widows and orphan children of members deceased, also for the purpose of social intercourse, mutual helpfulness, mental and moral improvement and rational recreation.

THIRD.

The names of the first Trustees are Michael Joseph Conlin, R. L. Fraser and William Duck, whose term of office shall be three years, and their successors in office shall be elected as follows :-

At the first stated convention in December of each year one shall be elected by ballot and the term so arranged that the time of one Trustee shall expire at each annual election.

And the names of the first managing officers are:

Thomas Deasy...... Chancellor Commander: Stephen Jones, Jr...... Vice-Chancellor;

William Beswick Prelate;

Louis McNeil Master-at-Arms;
P. J. Hall Master of the Work;

and their respective successors in office are to be elected by ballot every six months at the last regular meeting held in the months of May and November in every year.

George E. Moss Master of Finance;

Samuel Sea Master of Exchequer; Emil Pferdner Keeper of Records & Scal; and their respective successors in office are to be elected by ballot at the last meeting in the month of November in every year.

As witness our hands this first day of August, in the year of our Lord one thousand eight hundred and ninety-three.

EMIL PFERDNER. J. C. BYRNE.

I hereby certify that the within declaration is in conformity with the provisions of the "Benevolent Societies' Act, 1891."

Dated this 7th day of August, 1893.

"Quad Attestor."

[L.S.]

C. J. LEGGATT, Registrar-General.

Filed (in duplicate) 7th August, 1893. C. J. LEGGATT 10au

Registrar-General.

PRIVATE BILL NOTICES.

NOTICE is hereby given that application will be made to the Parliament made to the Parhament of Canada for an Act to revive, continue and extend the time within which "The Victoria, Samueli and New Westminster Railway Company." incorporated in the session of 1891, may construct its works, and for other purposes.

By order of Provisional Directors

A. DECOSMOS,

President, V., S. & N. W. Ry Co. Victoria, B.C., July 10th, 1893. jy13

NOTICE is hereby given that W. C. Archer, J. P. Cameron, J. H. Currie, James Delaney, R. G. Henderson, R. B. Kerr, R. J. Sutherland, William Tomlinson and W. R. Wills, being all British subjects and residents of New Denver, B.C., intend to petition the Legislative Assembly of the Province to be incorporated into a joint stock company, named the "New Denver Electric Light and Water-works Company, Limited," for the purpose of creeting and maintaining systems of electric light, power and water works at or near the Town of New Denver, and to have conferred on them the power to draw water from Carpenter Creek for the purpose of supplying the same. R. B. KERR,

Solicitor for the intending Petitioners. New Denver, B.C., August 18th, 1893.

COAL PROSPECTING LICENSES.

NOTICE is hereby given that 30 days after date I intend to apply to the Clark intend to apply to the Chief Commissioner of Lands and Works, or the Assistant Commissioner of Lands and Works, for a license to prospect for coal on a tract of land situated at or near the junction of the Similkaneen and Osoyoos Trails, in the Osoyoos Division of Yale District, and more particularly described as follows: Commencing at a post 40 chains north of the north-east corner post of Ingle's Ranch; thence 120 chains east: thence 40 chains north; thence 120 chains west: thence 40 chains south to the place of commencement. Located at White Lake 10th July, 1893.

WILLIAM SULLEY.

Vanc uver, 21st July, 1893.

MINERAL CLAIMS.

NOTICE is hereby given that Frank Fitch, as agent for Maxwell Stevenson, has filed the necessary papers and made application for a Crown grant in favour of the "Highlander" Mineral Claim. The "Highlander" is situated about half a mile south of Ainsworth and one-quarter of a mile from Kootenay Lake. Adverse claimants will forward their objections within 60 days from the date of this publication.

N. FITZSTUBBS,

Gold Commissioner.

Nelson, B.C., August 23rd, 1893.

NOTICE is hereby given that A. S. Farwell, as agent for the Josephine Mining Company has filed the necessary papers and made application for a Crown Grant in favour of the "Josephine" Mineral Claim. The "Josephine" is a northerly extension of the "Highland," Lot 258, Group 1, and is situated about 2½ miles north-west from Ainsworth. Adverse claimants will forward their objections within 60 days from the date of this publication

N. FITZSTUBBS, Gold Commissioner.

Nelson, B.C., July 20th, 1893,

jy27

OTICE is hereby given that 60 days from the date hereof I intend to apply for a Crown Grant to the "Etna" Mineral Claim, situated on Toad Monntain, West Kootenay District. This application will be made under clause 35, "Mineral Act, 1891." Copies of the field-notes and plat can be seen at the office of the Government Agent, Nelson.

CHARLES VAN NESS.

Nelson, B.C., July 10th, 1893.

jy20

CERTIFICATES OF IMPROVEMENT.

WELLINGTON MINERAL CLAIM.

TAKE NOTICE that I, as agent for the Kootenay and Columbia Prospecting and Mining Company, Limited, Free Miner's Certificate No. 44,298, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder, and action commenced before the issuance of such Certificate of Improvements.

Dated this 1st day of August, 1893. au10 EDWARD WATTS.

St. JOHN MINERAL CLAIM.

TAKE NOTICE that 1, William Niven, Free Miner's Certificate No. 44,467, intend, 60 days from the date hereof, to apply to the Gold Commis sioner for a Certificate of Improvements, for the purpose of obtaining the Character of the salary days. pose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improve-

Dated this 5th day of August, 1893. WM. NIVEN.

BLUE JAY MINERAL CLAIM.

TAKE NOTICE that we, R. E. Lemon, Free Miner's Certificate No. 49,342, and Scott McDonald, Free Miner's Certificate No. 46,425, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder, and action commenced before the issuance of such Certificate of Improvements.

Dated this 1st day of August, 1893.

JAY GOULD MINERAL CLAIM.

TAKE NOTICE that I, as agent for the Shafer Gold and Silver Mining Company, Free Miner's Certificate No. 43,640, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder, and action commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of August, 1893, at Ainsworth,

B. (an31

THOMAS JOHNSON.

BOBBIE BURNS MINERAL CLAIM.

TAKE NOTICE that I, John E. Askwith, 47,424; Archibald McMurdo, No. 35,583; and Robert Fotheringham, Free Miner's Certificate No. 47,423, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder, and action commenced before the issuance of such Certificate of Improvements.

Dated this 10th day of September, 1892. J. E. ASKWITH.

A. McMURDO.

au3

R. FOTHERINGHAM. CUMBERLAND MINERAL CLAIM.

TAKE NOTICE that we, Martin Clair, Free Miner's Certificate No. 44,331, and Frederick Macnaghten, Free Miner's Certificate No. 49,291, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated this 5th day of August, 1893.

MARTIN CLAIR. F. MACNAGHTEN

New Denver, B.C.

an17

CERTIFICATES OF IMPROVEMENT.

IDAHO MINERAL CLAIM.

TAKE NOTICE that I, William Niven, Free Miner's Certificate No. 44,467, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improve-

Dated this 5th day of August, 1893. WM. NIVEN. aul7

BOBTAIL MINERAL CLAIM.

TAKE NOTICE that I, as agent for the Shafer Gold and Silver Minima C. Certificate No. 43,640, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder, and action commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of August, 1893, at Ainsworth,

B. C. au31

THOMAS JOHNSON.

TAKE NOTICE that the Freddie Lec Mining Company, Free Miner's Certificate No. 46,752, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements to the Freddie Lee Mining Claim, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improve-

FREDDIE LEE MINING COMPANY,
WM. B. FISHER, Manager.
Dated this 25th day of July, 1893. au31

SHAFER MINERAL CLAIM.

TAKE NOTICE that 1, as agent for the Shafer Gold and Silver Mining Company, Free Miner's Certificate No. 43,640, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder, and action commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of August, 1893, at Ainsworth,

B. C. au31

THOMAS JOHNSON.

MISCELLANEOUS.

NOTICE is hereby given that, pursuant to the Act respecting Drainage, Dyking and Irrigation of Lands, 1888, and amending Acts. the Maple Ridge Dyking Commissioners have this day filed in the Land Registry Office at the City of New Westminster a duly certified plan of the lands affected by the proposed dyke, an estimate of the cost of said dyke, assessment roll, and memorandum showing proposed mode of payment therefor.

And notice is further given that all complaints against such assessment will be heard at the office of the Commissioners, 538 Columbia Street, New Westminster, B. C., on Saturday, September 16th, 1893, at 11 o'clock a. m.

ARTHUR BAKER, New Westminster, B. C., Clerk. August 15th, 1893.

HEREBY GIVE NOTICE that after 30 days I I intend to apply to the Hon. Chief Commissioner of Lands and Works for permission to establish a highway along the line between Sections 12 and 13, South Saanieh, starting from the intersection of the West Road, across Ranges 1, 2 and 3 east, and so far into Range 4 East as to meet the East Saanich Road.

ANDRES KEATING.

Victoria, B. C., August 28th, 1893.

MISCELLANEOUS.

"THE COMPANIES" ACT."

IN THE SUPREME COURT OF BRITISH COLUMBIA.

Between R. E. Lemon, Plaintiff, and The Freddie Lee Mining Company (Foreign) and F. G. Wardner, Defendants.

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen.

To the Freddie Lee Mining Company (Foreign) and J. F. Wardner:

WE COMMAND YOU that within eight days after the service of this writ on you, inclusive of the day of such service, you cause an appearance to be entered for you in an action at the suit of R. E. Lemon, and take notice that in default of your so doing, the plaintiff may proceed therein, and judgment may be given in your absence.

Witness, Sir Matthew Baillie Begbie, Knight, Chief Justice, the 5th day of June, 1893.

N.B.—This writ is to be served within twelve calendar months from the date thereof, or if renewed, within six calendar months from the date of such renewal, including the day of such date and not afterwards, appearance is to be entered at the office of the Registrar of the Court at New Westminster.

STATEMENT OF CLAIM.

The plaintiff's claim is against the defendants, The Freddie Lee Mining Company (Foreign), as acceptors of a bill of exchange for \$790.58, dated 12th January, 1893, drawn by plaintiff payable on April 1st, 1893, to the plaintiff's order, and for the price of goods sold and delivered.

PARTICULARS:

1893—13th January to 4th April.—To gro- eeries and supplies
day
\$810 70 February 21—By cheque\$159 65 March 14— 250 00 April 1st—By bal, of account stated to 1st January, 1893. 261 30
——————————————————————————————————————
To balance 139 75 To bill of exchange above 790 58

Total \$930 33 Or in the alternative the plaintiff's claim is against the defendant Wardner for amount of above claim.

Place of trial, Nelson, B. C.

Delivered this 5th day of June, 1893. JOHN ELLIOTT,

Plaintiff's Solicitor.

And the sum of \$25.00, or such sum as may be allowed on taxation, for costs. If the amount be paid to the plaintiff, or his solicitor or agent, within four days from the service hereof further proceedings will

I, James Charles Prevost, Registrar of the Supreme Court, hereby give notice that service of the above process was made against the Company on the 6th day of June, 1893.

Dated this 29th day of July, A.D. 1893. JAMES C. PREVOST,

au3

jy27

Registrar.

DUBLIC NOTICE is hereby given that the followdescribed road is hereby established as a public highway in the Municipality of Coquitlam:-

Beginning at the eastern end of the MeLean Road thence in a north-easterly direction along the inside or north-westerly boundary of the dyke reserve to the intersection of the coast meridian. Said described line to be 16½ feet from dyke reserve, and to be centre of a 33 ft. road.

By order of Council.

[L.S.]

R. P. IRVINE.

C. M. C.

MISCELLANEOUS.

NOTICE.

OTICE is hereby given that, in pursuance of the provisions of section ninety-four (91) of the Act to amend and consolidate the laws affecting Crown lands, I shall apply to the Chief Commissioner of Lands and Works for the establishment of a public highway: Commencing at the terminus of the Cedar Hill road, Lake District, running thence in a northerly direction to the south-west corner of section thirty-seven (37), Lake District; thence along the western boundary of said section to the north-west corner of said section thirty-seven (37); thence westerly along the northerly boundary of section thirty-eight (38), thirty-five (35) chains, more or less; thence in a north-easterly direction to the Saanich road. WILLIAM STEINBERGER, JR.

DUBLIC NOTICE is hereby given that the Municipal Conncil of the District of Coquitlam has, by resolution, declared the following described roads as public highways:

No. 1. Commencing at the end of the Munday Road, now gazetted, where it comes to pipe-line; thence west along pipe-line 18 chains 33 links; thence west 30' south 13 chains 43 links to Pitt River Road. Said described line to be the centre of a 66-foot road,

No. 2. Commencing where the Austin Road leaves the western boundary of Lot 365; thence north to south-west corner of Lot 368; thence east to the south-east corner of Lot 371; thence north to the south-west corner of Lot 372; thence east to the north-east corner of Lot 378. Said described line to be the centre of a 66-foot road.

By resolution of the Council.

R. P. IRVINE, C. M. C.

Coquitlam, B.C., August 14th, 1893.

aul7

SOUTH VANCOUVER HIGHWAYS.

NOTICE is hereby given that the following public highways have been established in the South Vancouver Municipality:

Commencing at the north-east angle of Lot three hundred and fifty-two (352); thence north twenty-four degrees and fifteen minutes west (N. 24° 15′ W.) six chains fifty-eight links (6 chains 58 links)) to the southern boundary of Lot one hundred and ninetyfive (195); thence south eighty-eight degrees and fifteen minutes west (S. 88° 15′ W.) along said southern boundary four chains and sixty-five links (4 chains 65 links); thence north twenty-four degrees and fifteen minutes west (N. 24° 15′ W.) twenty-five chains (25 chains), more or less, to the southern boundary of the City of Vancouver, ending opposite the centre of what is known and opened out as "Victoria Drive,"

Also a road commencing fifty links (50 links) south of the south-east angle of Lot seven hundred and fifty-one (751); thence north 65 degrees and forty-five minutes east (N. 65° 45′ E.) seven chains and twenty-seven links (7 chains 27 links) to the centre of road above described.

Described line to be centre of road. Roads to be sixty-six feet (66') wide.

Bearings magnetic.

Dated this 11th day of August, 1893.

GEORGE MARTIN, C.M.C.

OTICE is hereby given that 30 days after date we intend appling to the Honourable Chief Commissioner of Lands and Works to establish a highway, 66 feet in breadth, commencing at the north-west corner of the south-east quarter of Section 3, Township 8; running thence in a westerly direction for about six chains to the foot of the bluff; thence round the base of said bluff; thence in a northwesterly direction for about 18 chains to connect at a point on the present waggon road leading to Grand Prairie, Kamloops, &c., a distance from point of commencement of half a mile, more or less.

OKANAGAN LAND & DEVELOPMENT CO., LD., Per Wulffsohn & Bewicke, Ld., Agents. Vernon, B.C., July 28th, 1893.

VICTORIA CITY BY-LAWS.

No. 203.

A BY-LAW TO AUTHORIZE CERTAIN EXPENDITURES.

THE Municipal Council of the Corporation of the City of Victoria enacts as follows:

1. In addition to the amounts mentioned in by-law No. 196, entitled the "Municipal Revenue By-law. 1893," it shall be lawful for the Treasurer to pay such sums of money as may be authorized from time to time by resolution of the Council of the Corporation as are set forth in requisitions, which have been properly recommended and approved and for which warrants have been authorized by the Council to be issued for the services mentioned in the Statements lettered D and H, and Votes numbered 22, 23, 27A and 59, respectively, hereto annexed: Provided that before making the payment the Auditor has marked his initials against the total amount of the voucher to certify to its correctness, and that the Council have authorized the payment, and that the sums paid and authorized are not in each case in the aggregate in excess of the sum named in the above Votes and Statements.

2. This by law may be cited as the "Municipal

Expenditure By-law, 4893.

Passed the Municipal Council this 23rd day of August, 1893.

Reconsidered, adopted and finally passed the Coun-

cil this 28th day of August, 1893. ROBERT BEAVEN,

Wellington J. Dowler,

C.M.C.

IV. CITY INSTITUTIONS (MAINTENANCE).

No. of Vote.	Statement D.	Total.
	_	
22	FIRE DEPARTMENT.	
	Repairs. \$250.00 Harness and clothing 150.00	. too oo
23	Library.	\$ 400 00
	For all purposes	200-00
27.4	Sewerage.	
	For the construction of flush tanks and fitting syphous for the purpose of flushing sewers in use	2,500 00
	•	\$3,100 00

VIII. EDUCATION.

No. of Vote.	Statement H.	Total.		
59	Education,			
	Balance payable to the Provincial Government for salaries of teachers in the public schools to 3eth June, 1893		59	

VANCOUVER CITY BY-LAWS.

BY-LAW No. 185.

A By-law to amoud By-law No. 113, known as the Electric Wiring By-lew.

THEREAS it is deemed expedient to amend the By-law No. 143;

Be it therefore enacted by the Mayor and Council,

in open meeting assembled, as follows

By-law No 143, known as the Electric Wiring By-law, is hereby amended, by adding thereto the following clauses to be known as 24A, 24B, and 24c. to be inserted after Clause 24.

"24A. All conductors used inside buildings, in connection with the electric wiring thereof, must be protected when passing through walls, floors, partitions, timbers, or any part of the structure of the building, by a waterproof, non-combustible, insulating or hard rubber tube.

"24". All conductors used in connection with the Electric wiring inside a building, must be supported wholly on non-combustible insulators constructed so as to prevent as far as possible the insulating coverings of the wire from coming into contact with other substances than the insulating supports.

"24c. At the entrance of an electric wire to any building, there shall be an improved switch placed in the service conductors by which the current may be entirely cut off from the interior wiring of the building.

2. And there shall be added a clause to be known as

clause 42B, after clause 42A.

"42B. The owner of any building in which Electric wires are placed, or the contractor who has placed the same, shall pay to the Inspector a fee of \$2.00 for inspecting a building containing 10 ontlets or under, a fee of \$4.00 for inspecting a building containing 25 to 50 outlets, and a fee of \$6.00 for inspecting a building containing 50 outlets or over; the said fees and no more being payable for all the visits of inspection and work done by the Inspector in respect of such building unless an agreement is made between the Inspector, owner or contractor, for the payment of the fees.

Done and passed in open Council, the 21st day of August, 1893.

Mayor.

F. COPE, [L.S.] Mayor.

Thos. F. McGuigan,

City Clerk.

au31

BY-LAW No. 186.

A By-law to repeal By-law No. 184, known as the Market By-law amending By-law, and to farther provide for the establishment of the Public Market.

7 HEREAS it is deemed necessary to provide for the better establishment of the Public Market; Be it therefore enacted by the Mayor and Council, in open meeting assembled, as follows:

1. By-law No. 184, known as the Market By-law

Amendment By law, is hereby repealed.

2. No person, persons, or body corporate, shall sell, offer for sale, or expose for sale, any vegetables, fruits, garden produce, fish, poultry, eggs, butter, cheese, or meat, in quantities less than half a careass, at any place within the city except at the market place or at any recognized store or building generally used for the sale of the said articles or any of them.

And no person shall forestall, regrate or monopolize

any of the articles aforesaid in the eity.

3. All persons selling or offering for sale the aforesaid articles in the market place shall pay to the market clerk for the time being such fees therefor as may from time to time be fixed by the market com mittee.

4. No person or persons attending the market place with the articles aforesaid shall leave said market place to deliver my goods that may have been ordered without having first satisfied the market clerk or clerks, if required so to do, that the same have been ordered, and also have obtained a permit from the said market clerk to deliver the said goods so ordered, having the name and address marked thereon, and

specifying the quantities to be delivered at any address.

5. No person or persons shall loiter or remain in any street or lane in the city on the way to the market with any vehicle or other conveyance or basket containing marketable produce such as is usually sold in a market place, without incurring the penalty herein-

after mentioned 6. Any constable or police officer may arrest at sight any person or persons contravening the provisions of

7. Clause 5 of the By-law known as the Market By-

law No. 154 is hereby repealed.

8. Any person or persons guilty of an infraction of any of the provisions of this by-law shall, upon conviction before the Mayor, Police Magistrate, or any Justice or Justices of the Peace having jurisdiction in the City of Vancouver, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the Mayor, Police Magistrate, Justice or Justices convicting, a penalty not exceeding the sum of \$100.00 for each offence, exclusive of cost, and in defalt of payment thereof forthwith it shall be and may be lawful for the Mayor, Police Magistrate, or Justices convicting as aforesaid to issue a warrant under his hand and seal, or in case the said Mayor or Police Magistrate, and Justice or Justices, or any two or more of them. are acting together therein, then under the hand and seal of one of them, to levy the said penalty and costs, or costs only, by distress and sale of the offender's goods or offender's goods and chattels, and in ease of no sufficient

distress to satisfy the said penalty and costs it shall and may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid to commit the offender or offenders to the common gaol of the District House of Correction or nearest lock up house, with or without hard labour, for any period not exceeding two months, unless the said penalty and costs

Done and passed in open Conneil, this 21st day of August, 1893.

E. COPE, Mayor.

Tiios, F. McGuigas, City Clerk.

an31

KAMLOOPS CITY BY-LAWS.

BY-LAW No. 5.

The City of Kamloops Public Health By-Law, 1893. THEREAS it has been deemed advisable to pass a general by law for the preservation of the public health in the City of Kamloops.

Now, therefore, the Mayor and Aldermen of the

City of Kamloops, in Conneil assembled, enact as fol-

1. From and after the passage of this by law the Sanitary Committee shall have a general supervision over all matters, things and officers within the City in amy way appertaining to the public health.

2. It shall be lawful for the Conneil to appoint a member of the medical profession to be Medical Health Officer during the pleasure of the Conneil, and whose duties and remuneration shall be specially defined by

resolution of the Council from time to time.

3. In the absence of such appointment of such Medical Officer it shall be lawful for the Chairman of the Sanitary Committee, upon being informed that any family or person is in sickness and destitute, to require by a written order, and not otherwise, some member of the medical profession at once to proceed to visit such person or family, and upon such visit to take such measures for their immediate relief as to him may seem requisite, either by reporting them as fit subjects to be removed to the hospital, or other place provided for that purpose, or by supplying them, or directing them to be supplied, with the requisite medicine for their relief at the expense of the City; and a regular and correct account of each case, and of any such expenditure, shall be kept by him, and a return of the same shall be made to the Conncil on the 30th of June and the 31st of December in each year.

4. The Medical Health Officer shall have charge of any premises used as a City quarantine or small-pox hospital, and shall have power, when authorized by the City Council, to employ such assistants and uurses as he may deem necessary, and it shall be his duty to see that such premiscs are supplied with suitable nourishment, fuel and medicines, also with furniture as approved of by the City Council; and that persons dying therein, or in other places under the charge of the City, are decently and promptly buried at the expense of the City; provided such deceased persons have not the means to defray their own expenses of

sickness or burial.

5. The Medical Health Officer shall have power to stop, detain and examine every person coming from a place infected with a postilential or infectious disease, in order to prevent the introduction of the same into

the City

6. The Medical Health Officer shall, when directed by the Council, have power to order to be destroyed or disinfected, as in his judgment may be deemed proper, any furniture, wearing apparel, goods, wares or merchandise, or articles of property of any kind, which shall be exposed to, or infected, with a contagious or infectious disease.

7. The Medical Health Officer shall require the occupants of any dwelling house, store, shop or other building in which there shall be any person sick with any infectious disease, to put up and maintain in a conspicuous place, on the front of his dwelling house, store, shop or other building, in case of diphtheria or scarlet fever, a written notice; in case of cholcra,

small-pox or typhus fever, a yellow flag.

8. Every physician shall report to the Chairman of the Sanitary Committee or to the Medical Health Officer, every case within the City limits of whooping cough, mumps, chicken-pox, measles, erysipelas, typhoid fever, scarlet fever, diphtheria, cholera, smallpox, typhus fever, or yellow fever within twenty-four hours of his first attendance on such case.

9. Every physician practising in the City shall report to the Chairman of the Sanitary Committee, or the Medical Health Officer, the death of any of his patients who died from any of the diseases mentioned m section 8.

10. Every keeper of an hotel, inn, boarding or lodging house shall at once make a report in writing to the Chairman of the Sanitary Committee or the Medical Health Officer of any person being at any of the aforesaid houses and attacked with any of the diseases men-

tioned in section 8.

11. No person shall sell, exchange or in any way make any exposure of, any articles that have been exposed to any contagions disease, or are liable to communicate such disease till after the same have been adequately cleaned and disinfected to the satisfaction of the Chairman of the Sanitary Committee or Health Oflicer.

12. No person or persons who have been affected with any of the diseases named, and provided for in section 8 of this by-law, who have been quarantined or isolated in any place within the jurisdiction of the City of Kamloops, shall be allowed to leave such quarantine or small-pox hospital without permission in writing of the Medical Health Officer.

13. No child or person from any house where any person or persons are sick or affected with any of the diseases named, or provided for in section 8 of this bylaw, shall attend any public, private or sectarian school in the City until the recovery or death of said sick person or persons, and in either event the said child or person shall be provided with a written statement by the attending physician, if any, and if not, by the Medical Health Officer, certifying that there is no danger of contagion from such child or person, which statement must be presented to the principal or teacher of said school before said child or person will be allowed to return.

14. Every teacher residing or lodging in any house where any of the diseases mentioned in section 8 exists, and of which he or she is cognizant, shall at once inform the Chairman or Secretary of the School Board under which he or she acts, and he or she shall not again enter his or her school without written permis-

sion from the Medical Health Officer.

15. No person, suffering from any of the diseases mentioned in section 8 shall go about the City, or in any yard or public place, so as to endanger the health of others.

- 16. No owner, driver or person in charge of any stage, cab, omnibus, street railway or tramway carriage, or of any other public or private conveyance, shall use, or permit the same to be used, for the conveyance of any person affected with any of the diseases named or provided for in section 8 of this by-law, nor for the conveyance of the body for burial or otherwise, of any person who has died from any of said diseases, without the permission of the Medical Health Officer; and every undertaker or other person who, with a hearse or other vehicle removes or conveys therein, for burial or otherwise, the corpse of any person who has died of any such contagious or infectious disease, is hereby required to have such stage, cab, omnibus, street railway or tramway carriage, or any such public or private conveyance, or hearse or other vehicle, thoroughly disinfected under the direction and approval of the Medical Health Officer; and no such owner, driver or other person shall be compelled to convey any such affected person or contagious corpsc until he is paid a sufficient amount to cover any expense or loss he may incur in carrying into effect the provisions of this by-law.
- 17. No person shall let or hire, or allow any other person to occupy, any house or part of a house in which there has been any person affected with any discase named or provided for in section 8 of this bylaw, without first having had the said honse or part of a house thoroughly funnigated, together with any article or articles therein contained, under the directions and to the satisfaction of the Medical Health Officer that the said house or part of a house can be safely occupied by others, or that such article or articles can be safely handled or used.
- 18. The Medical Health Officer is hereby empowered to visit any and all public and private schools in the City, and to make or cause to be made an examination of the children and persons in attendance therein as often as he may deem necessary to secure compliance with the provisions hereof.
- 19. Every school teacher is hereby required to attend to and observe such suggestions and instructions as may be given by the Medical Health Officer in

regard to ventilation and cleanliness in the school under his or her charge.

20. All meat exposed for sale in this City shall be subject to the inspection of the Medical Health Officer

or Chairman of the Sanitary Committee.
21. No person or persons shall fraudulently adulterate for the purpose of sale, any bread, milk or other substance intended for food with any substance injurious to health, and any article so adulterated shall be forfeited and destroyed, under the direction of the Mayor or of any Justice or Justices of the Peace in and for the City of Kamloops, before whom such case shall

22. No butcher, grocer, trader or other person shall sell, expose or offer for sale on any public market or at any place within the limits of the City of Kamloops, as food, any tainted, diseased, damaged or unwhole-some meat, poultry, fish, vegetables, milk, fruit, or other articles of food or provisions, or the flesh of any animal dying otherwise than by slaughter, and the Medical Health Officer may seize and cause to be destroyed any such tainted, diseased, damaged or unwholesome meat, poultry, fish, vegetables, fruit, or other articles of food or provisions.

23. Every butcher, grocer and milk dealer, and their agents, shall allow the Medical Health Officer to fully inspect their cattle and milk, meats, fish and vegetables, held, offered or intended for sale, and will be expected to answer all reasonable and proper questions asked by such officer, relative to the condition thereof and of the places where such articles may be.

24. No owner, tenant or occupant of land within the City limits shall suffer the accumulation upon his premises, or deposit, or permit to be deposited, on any lot belonging to or occupied by him, anything which may endanger the public health, or deposit upon or iuto any street, square, lane, highway, wharf, dock or harbour, any dead animal, fish, dirt, rubbish, excre-ment, dung, manure, offal or other refuse, or vegetable or animal matter, or other filth or offensive thing.

25. All offal and refuse shall be removed and taken outside of the City limits from any slaughter-house within the City, by the owner or occupant thereof, every day, and shall not be thrown into the river so

as to contaminate the water supply of the City.

26. No slaughter-house shall be erected within the City limits without special permission of the Council.

27. It is hereby made the duty of the occupant or occupants of every hotel, saloon, restaurant, lodging or boarding house in the City of Kamloops, to provide a suitable box, vessel or place, in which the occupant or occupants shall cause to be deposited all of the offal, garbage and kitchen refuse of the premises; such occupant or occupants shall notify the licensed scavenger when such box or vessel is full, who will immediately remove the same and deposit it at a place to be provided by said scavenger outside of the City of Kam-

loops.

28. It shall be unlawful for any person or persons to deposit upon any of the streets, or upon any land or lot within the City of Kamloops, any night soil or other filth, or refuse matter of any kind; and any person or persons convicted under this elause shall, in addition to the penalty imposed, be compelled to pay the cost of removal of such substance so deposited by

him or them.

29. The Chairman of the Sanitary Committee and police constables within the City shall each keep a vigilant supervision over all streets, lanes, by ways, lots, premises or waters as aforesaid, and in case any such accumulation as aforesaid shall be found by any such officer, he shall at once notify the party or parties who own or occupy such lots or premises to remove the same within twenty-four hours, and if not attended to at once the party or parties shall be prosecuted and such place or places cleaned by the Corporation at the owner or owners' expense.

30. Any person who shall keep swine, dogs, poultry or other such animals on their premises, shall maintain the houses, buildings or pens in which the same shall be kept, in such a clean state that the neighbours or passengers may not be incommoded by the smell therefrom, under the penalty provided for an infraetion of this by-law for each offence, and under like penalties for every day such nuisance is allowed to

continue.

SCAVENGERS.

31. The City Council shall have power to grant a license to any person, company or corporation for cleaning or removing the contents of privy-vaults, sinks or private drains, and every person, company or corporation engaged in said business, shall be deemed scavengers within the meaning of this by-law.

32. No person, company or corporation shall, within the City, empty, clean or remove the contents of any privy-vault, sink, or private drain or cesspool, or reservoir into which a privy-vault, water-closet, stable or sink is drained, without having first obtained a license to do so, provided that the owner, occupant or agent of any property within the City shall be allowed to remove any or all nuisanees therefrom themselves, without having to comploy a licensed scavenger for that purpose; provided also, that such work be done according to the directions of the Chairman of the Sanitary Committee.

33. Scavengers so licensed shall receive such remuneration as may be fixed by the Council from

time to time.

34. Any person or persons guilty of an infraction of any of the provisions of this by-law shall, upon conviction before the Mayor, Police Magistrate or any Justice or Justices of the Peace having jurisdiction in the City of Kamloops, on the oath of any credible witness, shall be dealt with as provided by sections 120 and 121 of the "Municipalities Act, 1892," Statutes of British Columbia.

This by-law may be cited for all purposes as the "City of Kamloops Public Health By-law, 1893."

Passed the Municipal Council this 27th day of July,

Reconsidered, adopted and finally passed the 10th day of August, A.D. 1893. S. CLARKE, [L.S.]

Mayor.

M. J. McIVER, City Clerk.

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NOTICE.

THE above is a true eopy of a by-law passed by the Municipal Council of the City of Kam-loops on the 10th day of August, 1893, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law or any part thereof quashed, must make application for that purpose to the Supreme Court of British Columbia within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

M. J. McIVER, City Clerk.

BY-LAW NO. 6.

The City of Kamloops Council By-law, 1893.

WHEREAS it is expedient to pass a by-law to regulate the proceedings of the Municipal Council:

Be it enacted by the Mayor and Aldermen of the City of Kamloops as follows:—

The Council shall, besides its statutory meeting on the third Monday in January in each year, meet on every Thursday in the year at 7:30 o'clock in the evening, unless otherwise ordered by special motion, or unless such Thursday be a public holiday, in which last case the Council shall meet at the same hour on the day next following which is not a public holiday: and at every meeting of the Council four members thereof shall constitute a quorum.

2. The Mayor may, in his discretion, and shall on the written request of three Aldermen, call a special

meeting of the Council at any time.

3. Unless there be a quorum present in thirty minutes after the time appointed for the meeting the Council shall stand adjourned until the next day of meeting, and the Clerk shall, if required by two members of the Council, take down the names of the members present at the expiration of such thirty minutes.

4. As soon after the hour of meeting as there shall be a quorum present, the Mayor, if present, shall take the chair, and the members shall be called to order. If the Mayor is not then present, the Clerk shall call the meeting to order until a chairman has been selected to act during the Mayor's absence.

5. If the Mayor or other chairman desires to leave the chair for the purpose of taking part in the debate or otherwise, he shall call one of the Aldermen to fill

his place until he resumes the chair.

6. Every member wishing to speak to any question or motion shall rise from his seat uncovered and address himself to the Mayor or other chairman. 7. When a member is speaking no other member

shall interrupt him except to call him to order.

8. No member shall use offensive words against the Council or any member thereof, nor speak beside the question in debate, nor reflect upon any vote of the Conneil, except for the purpose of moving that such vote be rescinded.

9. Any member may require the question or motion in disenssion to be read at any time during the debate, but not so as to interrupt a member while speaking.

10. No member shall speak more than once to the same question without leave of the Conneil, except in explanation of a material part of his speech which has been misconceived, and then he shall not introduce any new matter. A reply shall be allowed to a member who has made a substantive motion. No member shall, without leave of the Council, speak to any question longer than ten minutes.

11. Immediately after the Mayor or other chairman has taken his seat, the minutes of the preceding meeting shall be read by the Clerk, in order that any mistake therein may be corrected by the Council. No protest or expression of dissent shall be entered on the minutes. As soon as the minutes have been approved or amended and adopted they shall be signed by the Mayor or other chairman. The following order

of business shall then be observed:-

1st. Reading of communications. 2nd. Presentation of accounts.

3rd. Reports of committees.

4th. Deferred business. 5th. New business.

6th. Giving notice.

12. When required by any member of the Conneil a motion or amendment shall be reduced to writing, signed by the mover and seconder, and read by the Mayor or other chairman.

13. No motion or amendment shall be withdrawn

without the consent of the Council.

14. A motion to adjourn shall always be in order, except when a member is speaking, or a vote is being taken, or adjournment was the last preceding motion, or the previous question has been resolved in the affirmative.

15. When an amendment is moved it shall be put before any other amendment is moved, and before the

main question is put.
16. When an amendment is lost another amendment to the same question may be moved, but not by the member who moved such lost amendment.

17. When an amendment is carried it shall become the main question, and amendments to it may be

moved accordingly.

18. Before putting any question to the vote the Mayor or other chairman shall ask, "Is the Council ready for the question?" and if no member entitled to speak then rises to speak he shall put the question, after which no member shall speak to it.

19. The Council shall vote on all questions, except the election of municipal officers, by show of hands, unless some member demands a poll, in which case the Clerk shall call the roll and record the yeas and nays, reading aloud the result in order that mistakes may be rectified, and shall hand the vote to the Mayor or other chairman, who shall then announce it to the Council.

20. Two members of a committee shall form a quorum unless the Council in any case order other-

21. All reports of committees shall be submitted in writing. A committee may be appointed to take up any matter referred to a preceding committee which

has not been discharged.

22. The Council may at any time, upon motion, go into Committee of the Whole, and the Mayor or other chairman shall then, before leaving the chair, appoint a chairman, who shall maintain order, and the rules of the Council shall be observed in Committee of the Whole, except that there shall be no limit to the number of times of speaking on any question.

23. No by-law shall be read or introduced in the Council until a notice in writing, stating the general character of the measure proposed has been handed to the Clerk and read at a meeting of the Council at least one day previously, and leave has been granted by the Council for the introduction of the measure proposed.

24. No by-law shall be introduced either in blank or in imperfect shape, and the first reading of any by-law shall be decided without amendment or debate. Every by-law shall receive three several readings, on different days, previous to being passed. After the second reading it shall be considered in Committee of the Whole. On urgent or extraordinary occasions a by-law may be read twice or thrice, or advanced two or more stages in one day; the third reading may be by title. By laws on their second reading need not be read at length unless some member of the Conneil desires it.

25. No linsiness shall be proceeded with in the absence of the member in whose name it stands except npon production of his anthority in writing to some other member to proceed with it.

26 In all improvided cases in the proceedings of Council, or in committee, the law of Parliament shall

be followed.

27. This by-law may be cited as "The City of Kamloops Conneil By-law, 1893.

Passed by the Municipal Conneil the third day of August, A.D. 1893.

Reconsidered, adopted and finally passed the 17th day of August, A.D. 1893.

S. CLARKE, [L. S.] Mayor.

M. J. Mclver, City Clerk.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Kamloops on the 17th day of August, A.D. 1893, and all persons are hereby required to take notice that anyone desirons of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court of British Columbia within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

> M. J. McIVER, City Clerk.

DELTA BY-LAWS.

A BY-LAW FOR COLLECTING A WILD LAND TAX, 1893.

WHEREAS it is expedient to levy a tax on unimproved land within the limits of the Corporation of Delta:

Be it therefore enacted by the Reeve and Council of

the Corporation of Delta:

That from and after the passing of this by-law there shall be raised, levied and collected on all wild lands within the said Corporation, as follows:

There shall be raised, levied and collected within the Corporation of Delta an annual tax of one and one-half (1½) per cent, upon the assessed value of all wild land within the Corporation limits. The words "wild land" shall mean land claimed by any person on which there shall not be existing improvements to the value of two dollars and fifty cents (\$2.50) per acre; provided always, that the value of the improvements upon any parcel of the land of any person in the district shall exempt an equivalent number of aeres of his land situate in the same district and adjoining to the land whereon such improvements exist at the rate aforesaid.

From and after the passing of this by-law the "Wild Land Tax By-law, 1883," is hereby repealed; provided always, that such repeal shall not affect the right of the Corporation to recover any or all delinquent

taxes due under the provisions of said by-law.
This by-law may be cited for all purposes as the
"Wild Land Tax By-law, 1893."

Passed the Municipal Council on the 12th day of August, 1893.

Reconsidered and finally passed on the 18th day of August, 1893.

[L. S.] H. D. BENSO C. F. Green, Clerk, Municipal Council. H. D. BENSON, Reeve.

NOTICE.

The above are true copies of by-laws passed by the Municipal Council of the Corporation of Delta on the 18th day of August, A.D. 1893, and all persons are hereby required to take notice that anyone desirous of applying to have these by-laws, or any part thereof, quashed, must make application for that purpose to the Supreme Court of British Columbia within one month next after the publication of these by-laws in the British Columbia Gazette, or he will be too late to be heard in that behalf.

C. F. GREEN, C. M. C.

SALE OF LAND FOR TAXES.

Taxes remaining Unpaid in Okanagan, Yale District, for the Year ending 31st December, 1892.

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Name of Persons Assessed.	Name of Supposed Owner if other than those assessed.	Description of Tax.	Description of the Parcels, Sections or Lots.	No. of Aeres.	Assess- ment Roll.	Amount
Evans, Albert		Wild Land	North & of Section 16, Township 7	320	1892	\$ 50 00
Jaekson, James	Crown	Real Property.	Pre-emption 311, S.E. $\frac{1}{2}$ of Sec. 21, and W. $\frac{1}{2}$ of			
			S.W. \ See. 22, Township 35	240	11	6 66 5 34
Jones, Edwin		11 11	N.E. of Sec. 3 and N.W. of Sec. 32, Tp. 35	320	11	5 34
Pelly, R. S		Real and Wild.	S.E. Sec. 23, Township 35, and part of N. W.]			
			Sec. 23, Township 7	256	11	19 00
Rashdall, C. S		Real Property.	N.E. Sec. 20, N.E. and N.W. Sec. 21, Tp. 35	256 480	11	26 67

CITY OF VERNON.

Burns, E		Real	Property.	N. \(\frac{1}{2}\) of Lots 27, 28, 29 and 30, Block 68	1892	5 33
Beattie, J. G			11	Lot 19, Block 69	71	2 00
Clute, M. E		11	11	Lots 10, 11, 12 and 13, Block 70, 33 to 36, Block		
				68, and 17 and 18, Block 71	111	20 00
Emanuel, C. W		11	11	Lots 6 and 7, Block 21	11	2 00
Eaton, C. W		11	11	Lots 32, 33, 34 and 35, Bk. 21, and lot 35, Bk. 10	11	4 00
Fagan, J. E			11	Lot 41, Block 59	11	2 67
Green, W. E		11	11	Lot 15, Block 63, and Lot 32, Block 62	111	4 00
Gregor, J. B			11	Lots 14 and 15, Block 46	11	3 00
Hannifield, K., Miss		11	T+	Lots 43 and 44, Block 68	11	4 00
Innis, F. C		11	11	Lots 32 and 33, Block 71	11	4 66
Gordon, G. A I	Harry Johnston	7.0	11	Lots 15, 16, Block 21, Lot 12, Block 18, Lot 8,	11	4 00
·				Block 23, Lots 1, 2, Block 28, Lot 30, Bk. 20	11	2 67
Jordon, G. A \	V. E. Green	11	11	Lot 13, Block 67		
Maekay & Robertson		11	11	Lots 12 and 13, Block 62	11 1	4 67
Phillips, James		11	1.0	Part of Lot 12, Priests Valley	11 1	4 00
Smith, J. C		71	11	Lots 35 and 36, Block 20	11	6 68
Barton, Henry C I	E. H. Wood	11	11	Lot 20, Block 63	1 11 8	2 00

TOWN OF ENDERBY.

Campbell & Fortune L Hanna, James		Lot, house and stable	8 33 2 00

In accordance with the law, I hereby give notice that I shall offer for sale by public auction the lands of persons assessed by me on which taxes, including Personal Property Tax, together with the cost of advertising and other expenses remaining unpaid on the day of sale, in the above-named District.

Under the Statute persons liable to pay taxes imposed by the Assessment Acts are personally liable for the amount thereof, and all lands of such persons situate within the Province are also liable therefor. The taxes are a charge on such lauds, having preference over any claim, lien, privilege or incumbrance of any party except the Crown, and does not require registration to preserve it.

The above sale will take place on Friday, the 29th day of September, 1893, at the Government Buildings, Vernon, at 10 o'clock a.m.

JOHN A. MONTEITH,

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Assessor and Collector, Vernon, B. C.

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